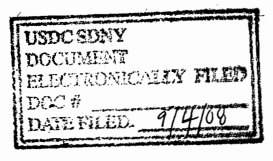
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Case 1:07-cv-07577-PKC-KNF

Document 16

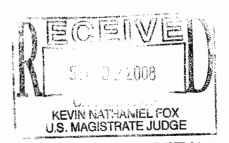
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Page 1 of 2









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MEMO ENDORSED

August 29, 2008

VIA FACSIMILE (212) 805-6712

Honorable Kevin Nathaniel Fox United States Magistrate Judge, SDNY Daniel Patrick Moynihan United States Courthouse 500 Pearl Street New York, New York 10007

Re: Huascar De La Rosa v. John Doe #1, et al., 07 Civ. 7577 (PKC) (KNF)

Your Honor:

MICHAEL A. CARDOZO

Corporation Counsel

I am an Assistant Corporation Counsel in the Special Federal Litigation Division of the New York City Law Department assigned to respond to the Court's Valentin Order, dated May 8, 2008, on behalf of non-party City of New York. In that regard, I write to provide the Court with a status update regarding this office's response to the Valentin Order. background, the Valentin Order directed this office to provide plaintiff with the pertinent records to assist him in learning the full name, shield number and work location of police officer defendant Armani. Additionally, the Court ordered non-party City of New York to produce the police department's roll call log to plaintiff to help assist him in identifying the officer. Due to an inadvertent failure, this office has not yet produced the roll call to plaintiff. However, this office has investigated plaintiff's allegations and learned that defendant Officer Robert Armani is no longer employed at the New York City Police Department. I am presently in the process of attempting to obtain an address where Robert Armani may be served with plaintiff's complaint. I apologize for any delay in providing the information to plaintiff expeditiously and would like to assure the court that I am attempting to move forward with this matter as expeditiously as possible. Because non-party City of New York does not have all of the relevant information in its possession it respectfully requests an extension until September 30, 2008 to provide plaintiff with the outstanding information.

9/4/08
Application growld.
SOORBERES:
|Coin Trathaniel 7st
KEVIN NATHANIEL TOX, U.S.M.J.

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Case 1:07-cv-07577-PKC-KNF

Document 16

Filed 09/04/2008

Page 2 of 2

I thank the Court for its time and consideration in this matter.

Respectfully submitted,

Philip S. Frank (PF-3319) Assistant Corporation Counsel Special Federal Litigation Division

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Via First Class Mail cc:

Huascar De La Rosa

53363-054

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